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**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

-oOo-

UNITED STATES OF AMERICA,

Plaintiff,

vs.

ANTHONY NAVARRO,

Defendant.

CASE NO.: 2:14-cr-328-KJD-NJK

INFORMATION (21 U.S.C. § 851)

The United States of America, by and through STEVEN W. MYHRE, Acting United States Attorney, ROBERT KNIEF, Assistant United States Attorney, files this Information, pursuant to Title 21, United States Code, Section 851, providing notice to the Court and the Defendant, Anthony Navarro, of the Government's intention to rely upon the Defendant's previous felony drug conviction to increase the Defendant's punishment for Count One of the Second Superseding Indictment, which charges the Defendant with Conspiracy to Manufacture and Possess with the Intent to Distribute a Controlled Substance, in violation of Title 21, United States Code, Sections 841(a)(1) and (b)(1)(A)(viii).

DATED this 28th day of June, 2017.

STEVEN W. MHYRE
Acting United States Attorney

ROBERT A. KNIEF
Assistant United States Attorney

CERTIFICATE OF SERVICE

I, Robert Knief, certify that the following individual was served with a copy of the GOVERNMENT'S INFORMATION (21 U.S.C. § 851) on this date by the below identified method of Electronic Case Filing.

DATED: June 28, 2017

/s/ Robert A. Knief

ROBERT A. KNIEF
Assistant United States Attorney

EXHIBIT A

UNIFORM SENTENCE & COMMITMENT

UCS-854(8/2011)

STATE OF NEW YORK

COUNTY COURT, COUNTY OF WESTCHESTER

PRESENT: HON WARHIT,B

Court Part:

BEW

Court Reporter:

C HILLS

Superior Ct. Case #: 00441-2013

The People of the State of New York			
-vs-			
ANTHONY NAVARRO			
Defendant			
Male	01/30/1982	09180699R	65976591Y
Sex	DOB	NYSID #:	Criminal Justice Tracking #

Accusatory Instrument Charge(s)	Count #	Law/Section & Subdivision
1 ATT-CPCS3	2	PL 110-220.16(01)
2 AGGRAVATED UNLIC OP	4	VTL511.1A 1A
3	6	VTL1129C.1B 1B
4 CPCS3	2	PL 220.16(01)

Date(s) of Offense: 03/26/2013 To

THE ABOVE NAMED DEFENDANT HAVING BEEN CONVICTED BY [☒ PLEA OR ☐ VERDICT], THE MOST SERIOUS OFFENSE BEING A [☒ FELONY OR ☐ MISDEMEANOR OR ☐ VIOLATION], IS HEREBY SENTENCED TO:

Crime	Count #	Law/Section & Subdivision	SMF,Hate or Terror	Minimum Period	Maximum Term	Definite / Determinate **	Post-Release Supervision	CJTN
1 ATT-CPCS3	2	PL 110-220.16(01)						
2								
3								
4								
5								

** NOTE: For each DETERMINATE SENTENCE imposed, a corresponding period of POST-RELEASE SUPERVISION MUST be indicated [PL § 70.45].

Counts shall run CONCURRENTLY with each other ☐ Count(s) shall run CONSECUTIVELY to count(s)

Sentence imposed herein shall run CONCURRENTLY with and/or CONSECUTIVELY to

Sentence imposed herein shall include a CONSECUTIVE term of 1 YEAR PROBATION OR ☐ CONDITIONAL DISCHARGE 1, with an Ignition Interlock Device condition, that shall commence upon the defendant's release from imprisonment [PL § 60.21]

Conviction includes: WEAPON TYPE: and/or DRUG TYPE:

Charged as a JUVENILE OFFENDER- age at time crime committed: 26 years Court certified the Defendant a SEX OFFENDER [Cor. L § 168-d]

Adjudicated a YOUTHFUL OFFENDER [CPL § 720.20] CASAT ordered [PL § 60.04(6)]

Execute a sentence of PAROLE SUPERVISION [CPL § 410.91] SHOCK INCARCERATION ordered [PL § 60.04(7)]

Re-sentenced as a PROBATION VIOLATOR [CPL § 410.70]

As a: ☐ Second ☐ Second Violent ☐ Second Drug ☐ Second Child Sexual Assault ☐ Persistent ☐ Persistent Violent

Predicate Sex Offender w/prior VFO ☐ Predicate Sex Offender

FELONY OFFENDER

Paid Not Paid Deferred (If deferred, court must file written order [CPL § 420.40(5)]) Paid Not Paid Deferred (If deferred, court must file written order [CPL § 420.40(5)])

<input checked="" type="checkbox"/>	<input type="checkbox"/>	Mandatory Surcharge	\$300.00	<input checked="" type="checkbox"/>	<input type="checkbox"/>	Crime Victim Assistance Fee	\$25.00
<input type="checkbox"/>	<input type="checkbox"/>	Fine	\$	<input type="checkbox"/>	<input type="checkbox"/>	Restitution	\$
<input checked="" type="checkbox"/>	<input type="checkbox"/>	DNA Fee	\$50.00	<input type="checkbox"/>	<input type="checkbox"/>	Sex Offender Registration Fee	\$
<input type="checkbox"/>	<input type="checkbox"/>	DWI/Other	\$	<input type="checkbox"/>	<input type="checkbox"/>	Supplemental Sex Off. Victim Fee	\$

THE SAID DEFENDANT BE AND HEREBY IS COMMITTED TO THE CUSTODY OF THE:

- ☐ NYS Department of Correctional Services (NYDOCS) until released in accordance with the law, and being a person sixteen (16) years or older not presently in the custody of the NYDOCS, (New York City Department of Corrections) is directed to deliver the defendant to the custody of NYDOCS as provided in 7 NYCRR Part 103.
- ☐ NYS Department of Correctional Services (NYDOCS) until released in accordance with the law, and being a person sixteen (16) years or older presently in the custody of NYDOCS, defendant shall remain in the custody of the NYDOCS.
- ☐ NYS Office of Children and Family Services in accordance with the law, being a person less than sixteen (16) years of age at the time the crime was committed.
- ☐ County Jail/Correctional Facility

TO BE HELD UNTIL THE JUDGMENT OF THIS COURT IS SATISFIED.

REMARKS:

SI: Time served, psr waived by both sides

STATE OF NEW YORK COUNTY OF WESTCHESTER SS:

I, JUDITH G. BROWN, COUNTY CLERK AND CLERK OF THE SUPREME AND COUNTY COURTS, WESTCHESTER COUNTY DO HEREBY CERTIFY THAT I HAVE COMEARED THIS COPY WITH THE ORIGINAL THEREOF FILED IN MY OFFICE ON 9/26/14, AND THAT THE SAME IS A CORRECT TRANSCRIPT THEREFROM AND OF THE WHOLE OF SUCH ORIGINAL.

IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED MY OFFICIAL SEAL

6/22/17

Signature

Commitment, Order of Protection & Pre-Sentence Report (received by Correctional Authority as indicated):	
Original	Official Name
Correct	Shield No.

Pre-Sentence Investigation Report Attached: ☐ Yes ☒ No

Order of Protection Issued: ☐ Yes ☒ No

Order of Protection Attached: ☐ Yes ☒ No

08/14/2014 BRIAN MORLEY

by:

Signature

SENIOR COURT CLERK

Title

